## CHARLES GOLDSBOROUGH, ESQ. GOVERNOR.

13. And be it enacted, That the said president and directors shall CHAP. 154. keep a just and true account of all monies received by their several and respective collectors of tolls for crossing said bridge; and Accounts of moshall make and declare a dividend of the profits and income there-tolls to be kept of, among all the stockholders, first deducting therefrom all con-declared, keep tingent costs and also are all charges and dividends. tingent costs and charges, and such proportions of the said income as they shall deem necessary to provide against the decay, and for repairing the said bridge, and shall on the first Monday of April and October in every year, publish the dividend to be made of the said clear profits thereof, among the stockholders, and of the time and place where and when the same shall be paid, and shall cause

the same to be paid accordingly.

14. And be it enacted, That if any person or persons shall wil- Penalty for injunction fully, or without the orders of the said president and directors, pull any part of bridge down, break or destroy, with intent to injure any part or parts of said bridge, or of any abutment, pier or piers, or of any of the toll-houses, grates, bars, or other property of the said corporation, appertenant to, or erected or made for, the use and convenience of the said bridge, or the persons employed in conducting the business thereof, or shall wilfully, without the orders and consent of the said corporation, obliterate, deface or destroy the letters, figures, or other characters, in any written or printed list of the rates or tolls affixed or to be affixed in any place or places for the information of passengers or others, or who shall wilfully or maliciously obstruct or impede the passage on or over the said bridge, or any part or parts thereof, he, she or they, so offending, shall, and each of them shall forfeit and pay to the said president and directors and company the sum of twenty dollars, to be recovered before a justico of the peace, in like manner and subject to the same rules, and regulations, as debts under fifty dollars may be recovered; and he, sho or they, so offending, may and shall remain liable to action at the suit of the said president and directors for further damages for such offonces, if the said sums herein mentioned be not sufficient to repair and satisfy such damages.

15. And be it enacted, That nothing contained in this act shall Notell to be r authorise the receiving or taking of any toll on the day of any any election, see, election from any voter going to or returning from the election,

CHAPTER 155.

An act supplementary to the act. entitled, An act to provide Passed Feb 10 1815 for the appointment of Commissioners for the regulation and improvement of Easton, in Talbot county, and to establish and regulate a Market at the said Town.

WHEREAS it appears from the representations of sundry inhabi- Preamble tants of the town of Easton, to be expedient to enlarge the powers

of the commissioners; therefore,

Sec. 1. Be it enacted by the General Assembly of Maryland, That commissioners the commissioners of the town of Easton shall be, and they are pose a ax without convening voters hereby authorised and empowered, whenever they may deem it ne- of town. cessary for any purpose connected with the regulation and improvement of the town, or the preservation of good order therein, to levy and impose, upon the assessable property of the town, such a tax as they in their judgment and discretion shall deem reasonable, necessary and proper, without convening the voters of the